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Sincerely,



July 22, 2014

The Honorable Mike Pompeo U.S. House of Representatives 107 Cannon House Office Building Washington, D.C. 20515

Dear Congressman Pompeo:

Thank you for your letter concerning the critical issue of broadband deployment. The deployment of broadband is, as you know, a powerful platform that encourages economic growth and facilitates improvements in education, health care, public safety, and other key policy areas. This is particularly true for small and rural communities, where the availability of high quality broadband can be the difference between economic decline and a vibrant future.

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At the same time, many states have enacted laws that place a range of restrictions on communities' ability to make their own decisions about their own future. There is reason to believe that these laws have the effect of limiting competition in those areas, contrary to almost two decades of bipartisan federal communications policy that is focused on encouraging competition. I respect the important role of state governments in our federal system, but I also know that state laws which directly conflict with critical federal laws and policy may be subject to preemption in appropriate circumstances. I recognize that federal preemption is not a step to be taken lightly and must be done only after careful consideration of all relevant legal and policy issues.

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Sincerely,



July 22, 2014

The Honorable Reid Ribble U.S. House of Representatives 1513 Longworth House Office Building Washington, D.C. 20515

Dear Congressman Ribble:

Thank you for your letter concerning the critical issue of broadband deployment. The deployment of broadband is, as you know, a powerful platform that encourages economic growth and facilitates improvements in education, health care, public safety, and other key policy areas. This is particularly true for small and rural communities, where the availability of high quality broadband can be the difference between economic decline and a vibrant future.

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Sincerely,



July 22, 2014

The Honorable Phil Roe U.S. House of Representatives 407 Cannon House Office Building Washington, D.C. 20515

Dear Congressman Roe:

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July 22, 2014

The Honorable Mike D. Rogers U.S. House of Representatives 324 Cannon House Office Building Washington, D.C. 20515

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July 22, 2014

The Honorable Dana Rohrabacher U.S. House of Representatives 2300 Rayburn House Office Building Washington, D.C. 20515

Dear Congressman Rohrabacher:

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Dear Congressman Rokita:

Thank you for your letter concerning the critical issue of broadband deployment. The deployment of broadband is, as you know, a powerful platform that encourages economic growth and facilitates improvements in education, health care, public safety, and other key policy areas. This is particularly true for small and rural communities, where the availability of high quality broadband can be the difference between economic decline and a vibrant future.

Private sector incumbent telephone and cable companies have invested billions of dollars in broadband deployment in the past decade. That investment has been of great benefit to our Nation in many ways. However, that investment has not necessarily reached every corner of America. Around the country, communities have focused on the importance of ensuring that their citizens receive the benefits of broadband, and some have concluded that investing in their own broadband efforts – or authorizing others to invest in their behalf – will provide more competition and the economic and social benefits that accompany competition for their residents and businesses. Section 706 of the Communications Act charges the Federal Communications Commission with ensuring that broadband is being deployed to all Americans in a reasonable and timely fashion. I believe that competition is a strong means to that critical goal.

At the same time, many states have enacted laws that place a range of restrictions on communities' ability to make their own decisions about their own future. There is reason to believe that these laws have the effect of limiting competition in those areas, contrary to almost two decades of bipartisan federal communications policy that is focused on encouraging competition. I respect the important role of state governments in our federal system, but I also know that state laws which directly conflict with critical federal laws and policy may be subject to preemption in appropriate circumstances. I recognize that federal preemption is not a step to be taken lightly and must be done only after careful consideration of all relevant legal and policy issues.

 If the courts struck down the FCC's ploy to override state laws restricting municipal broadband do you believe that such a decision would weaken the credibility of the FCC?

Response: The Commission gives careful consideration to all relevant factual, policy, and legal issues before making decisions and will, of course, do so in any proceeding to address these issues. That would include careful consideration of record evidence concerning the issues that your letter raises. As you know, final Commission decisions are typically subject to judicial review, but I do not believe that is a reason to shy away from making important decisions.

2 Why does the FCC believe state governors and state legislators should not have a say over how to govern the political subdivisions of their state even though that is what they are elected to do by voters?

**Response:** As stated above, I respect the role of state government in our federal system, but when state laws come into direct conflict with important federal laws and policy, they may be subject to preemption. This is not, however, an action that can be taken lightly without careful consideration of all relevant factual, policy, and legal issues.

My starting point is always the language of the statute that Congress has enacted. Here, Section 706 of the Telecommunications Act of 1996 directs the Commission to "encourage the deployment on a reasonable and timely basis of advanced telecommunications capability to all Americans . . . ." If the Commission determines that such services are not "being deployed to all Americans in a reasonable and timely fashion[,]" Section 706 provides that the Commission "shall take immediate action to accelerate deployment of such capability by removing barriers to infrastructure investment and by promoting competition in the telecommunications market." In *Verizon v. FCC*, all three judges agreed with the Commission's conclusion that Section 706 conveys substantive authority to the Commission, as did the Tenth Circuit in *In re: FCC* 11-161. In the *Verizon* case, Judge Silberman, expressing his individual views in a separate opinion, specifically characterized preemption of state laws restricting municipal broadband as a "paradigmatic" example of the authority given by Congress to the FCC under Section 706.